FORM 14: Order Imposing Civil Monetary Penalty

UNITED STATES OF AMERICA NUCLEAR REGULATORY COMMISSION

NOCLLANINE	JULATUR	COMMISSION
In the Matter of)	
(LICENSEE) (Facility name) (for power reactor) (City, State) (if other than reactor))))	Docket No License No EA-YY-XXX
ORDER IMPOSING	CIVIL MO	NETARY PENALTY
[Double space from here to end, except	single sp	ace in signature block.]
	1	
(Name of licensee) (Licensee) is the hold etc.) License No issued by the Nuc on (date). The license authorizes the Licconditions specified therein.	lear Regula	atory Commission (NRC or Commission)
	II	
An inspection of the Licensee's activities we results of this inspection indicated that the compliance with NRC requirements. A write Civil Penalty (Notice) was served upon the the nature of the violation(s), the provision violated, and the amount of the civil penalty.	E Licensee itten Notice E Licensee n(s) of the N	e of Violation and Proposed Imposition of by letter dated <u>(date)</u> . The Notice states NRC's requirements that the Licensee
The Licensee responded to the Notice in a [Describe the Licensee's position, includin response regarding denial, admittance, or	g a one se	ntence summary of the licensee's
	III	
After consideration of the Licensee's responsible argument for mitigation contained therein, "as set forth in the Appendix to this Order, occurred as stated and that the penalty(ies Notice should be imposed," or "Violations occurred as modified in the Appendix; Violation proposed penalty(ies) should be reduced."	the NRC s " that [Stat s) propose and lation s	staff has determined, [If applicable, include: e the conclusion, e.g., "the violation(s) d for the violation(s) designated in the occurred as stated; Violation should be withdrawn; and the amount of

[Identify the violation withdrawn], and civil penalty(ies) in the amount of \$ (amount) should be

imposed."]

In view of the foregoing and pursuant to Section 234 of the Atomic Energy Act of 1954, as amended (Act), 42 U.S.C. 2282, and 10 CFR 2.205, IT IS HEREBY ORDERED THAT:

The Licensee pay (a) civil penalty(ies) in the amount of \$ (amount) within 30 days of the date of this Order, in accordance with NUREG/BR-0254. In addition, at the time payment is made, the licensee shall submit a statement indicating when and by what method payment was made, to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, One White Flint North, 11555 Rockville Pike, Rockville, MD 20852-2738.

V

The Licensee may request a hearing within 30 days of the date of this Order. Where good cause is shown, consideration will be given to extending the time to request a hearing. A request for extension of time must be made in writing to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, and include a statement of good cause for the extension. A request for a hearing should be clearly marked as a "Request for an Enforcement Hearing" and shall be submitted to the Secretary, U.S. Nuclear Regulatory Commission, ATTN: Rulemakings and Adjudications Staff, Washington, DC 20555-0001. Copies also shall be sent to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, to the Assistant General Counsel for Materials Litigation and Enforcement at the same address, and to the Regional Administrator, NRC Region _____, (regional address). Because of continuing disruptions in delivery of mail to United States Government offices, it is requested that requests for hearing be transmitted to the Secretary of the Commission either by means of facsimile transmission to 301-415-1101 or by e-mail to hearingdocket@nrc.gov and also to the Office of the General Counsel either by means of facsimile transmission to 301-415-3725 or by e-mail to OGCMailCenter@nrc.gov.

If a hearing is requested, the Commission will issue an Order designating the time and place of the hearing. If the Licensee fails to request a hearing within 30 days of the date of this Order, or if written approval of an extension of time in which to request a hearing has not been granted, the provisions of this Order shall be effective without further proceedings. If payment has not been made by that time, the matter may be referred to the Attorney General, for collection.

In the event the Licensee requests a hearing as provided above, the issues to be considered at such hearing shall be:

- (a) whether the Licensee was in violation of the Commission's requirements as set forth in the Notice referenced in Section II above, [Include the following for violations that were subsequently modified: "and Violation ___ as amended in the Appendix to this Order,"] and
- (b) whether, on the basis of such violation, this Order should be sustained.

[For those cases where the Licensee has specifically admitted all the violations, delete (a) and (b) above, and use:

"whether on the basis of the violations admitted by the Licensee, this Order should be sustained."

[For those cases where the Licensee has admitted some of the violations, delete (a) and (b) above, and use:

- "(a) whether the Licensee was in violation of the Commission's requirements as set forth in Violations [Indicate the violation(s) that was (were) not admitted] of the Notice referenced in Section II above, [Include the following for violations that were subsequently modified, "and Violation [Indicate the violation(s) that was (were) modified] as amended in the Appendix to this Order, and
- (b) whether, on the basis of such violations and the additional violations set forth in the Notice of Violation that the Licensee admitted, this Order should be sustained."

FOR THE NUCLEAR REGULATORY COMMISSION

Deputy Executive Director for ______
[NOTE: For materials cases other than Severity Level I, substitute: "Director, Office of Enforcement"]

Dated this day of (Month) 20(XX)